

In the United States Patent and Trademark Office

Applicant : Mary Ann Caneba

Appn. No. : 09/858,012

Filed : May 14, 2001

Title : Customizing Pack Carrier

Grp./A.U. : 3727

Examiner : Stephen Cronin

PECHNOLOGY CENTER RISTON

Date of Mailing: May 4, 2004

Honorable Commissioner for Patents Alexandria, Virginia 22313

Notice Of Abandonment Sent 4/06/2004 To Applicant Believed To Be sent In Error

Sir:

It is believed that the applicant was sent a Notice of Abandonment in error for the above referenced patent application.

On Nov. 07, 2003 (within the 3-month statutory period after the sending of the final OA), the applicant sent an RCE with the required Submissions and payment of \$375.00.

About three weeks thereafter, a Notice of Improper RCE was received by the applicant. A phone call made by the applicant to the Technology Center 3700 confirmed that the required current RCE fee is \$385. The payment sent was short by \$10.00.

Accordingly, by Express Mail on Dec. 02, 2003, per advise of Mr. Steve Marcus, the applicant sent \$65.00 - \$10.00 to cover the shortage and \$55.00 to buy a one-month response period extension of up to Dec. 07, 2003.

No communication regarding the RCE was sent to the applicant thereafter. Sometime in March, the applicant made a phone inquiry to the receptionist of Grp./A.U. 3727 regarding the status of the patent application. The applicant was told that the \$65.00 was considered received as of Dec.02, correcting the total payment for the RCE to be \$385 and a purchase of a one-month extension for \$55.00. The applicant was told that everything seems to be in order and that all the applicant had to do was wait.

Then, came the Notice of Abandonment.

After inquiring from the Examiner why the notice was sent, the applicant was advised to send to your office copies of relevant communication and canceled checks to prove that all the requirements for a proper RCE have been met. Please note that the communication covering the response to the notice for Improper RCE include a Certificate of Mailing of Dec. 02, 2003. A copy of the Express Mail receipt is also enclosed.

If the additional payment was not enough or if there was something else missing that was not indicated in the first Notice of Improper RCE, the applicant should have been promptly notified or sent a Second Notice of Improper RCE. In that way, she could have had the chance to act accordingly and avoid abandonment. At that time, she was still eligible to purchase some more extension time had it been necessary.

Therefore, the Notice of Abandonment must have been sent in error. According to the Examiner, it is possible

that the paperwork just did not get properly matched with the file (or something like that). After the paperwork gets properly matched with the file, the Notice of Abandonment should be rescinded, the application reinstated to pending status, and all the information in the RCE Submission entered in the system for examination.

Copies of the following documents are enclosed per the Examiner's advice:

- a) Completed RCE Transmittal form # PTO/SB/30(08-03),
- b) Notice of Improper Request for Continued Examination,
- c) Response to Notice of Improper RCE sent Dec. 02, 2003 (This is a printed copy from a computer file. The "original" was signed.),
- d) Express Mail receipt dated Dec. 02, 2003,
- e) Check# 4398 for \$375.00 that cleared the bank on 11/17/03,
- f) Check# 4416 for \$65.00 that cleared the bank on 12/10/03,
- g) Notice of Abandonment, and
- h) A self-addressed stamped return postcard.

Thank you for your consideration and prompt action regarding this very likely error.

Lincerely yours,

Mary Ann Caneba (applicant)

302 W. Jacker Ave.

Houghton, MI 49931

(906)482-6954

Certificate of Mailing:

I hereby certify that this correspondence and its referenced attachments will be deposited with the United States Postal Service by Priority Mail, postage prepaid, in an envelope addressed to:

Mail Stop RCE/Technology Center 3700 Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

on the date below:

Date: May 04, 2004

Inventor's Signature Mary Come Caneba



United States

Commissioner for Patents ent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450 www.uspto.gov

APP	LICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTY. DOCKET DOTTILE			
3	F9/850	8,012		DATE MAILED:			
MAY 0	7 2004 8			DATE MAILED:			
ENST	ADEMARK	NOTICE OF IM	IPROPER REQUEST FOR CONTINUED				
Th im	e request for c proper for reas	continued examin son(s) indicated b	nation (RCE) under 37 CFR 1.114 filed or pelow:	n			
	Applicant r	nay wish to cons	ler 37 CFR 1.114 does not apply to an application under RCE cannot be treated as a CPA.	oplication for a design patent. 37 CFR 1.53(b) or a CPA			
	2. Continued June 8, 19	examination und 95. Applicant m	ler 37 CFR 1.114 does not apply to an ap ay wish to consider filing a continuing app	oplication that was filed before olication under 37 CFR 1.53(b).			
0	the applica	ition is closed. If	ler 37 CFR 1.114 does not apply to an ap the RCE was accompanied by a reply to d considered under 37 CFR 1.111. If the forth in the last Office action continues to	o a non-final Office action, e RCE was <u>not</u> accompanied by			
	granted. If a petition u	f this application	efore payment of the issue fee, and no pa has not yet issued as a patent, applicant 313 to withdraw this application from issu	may wish to consider filling either			
	or proceed	dings terminated	oefore abandonment of the application. To a contract the specific and the specific attention and the specific at	The application was abandoned, t may wish to consider filing a			
A	1.114. Si	nce the application	npanied by the fee set forth in 37 CFR 1.7 on is not under appeal, the time period se ues to run from the mailing date of that ac	o ilouba edition is in the final Office action of			
	application	n is not under ap	mpanied by a submission as required by peal, the time period set forth in the final from the mailing date of that action or no	Office action or notice of			
ap be	plication. A C treated as an	PA filed in a utilit RCE under 37 C	pplication (CPA) under 37 CFR 1.53(d) <u>c</u> y or plant application that has a filing date FR 1.114. The request for a CPA in the for the reason(s) indicated above.	e on or after June 8, 1995 will			
A copy of this notice MUST be returned with any reply.							
	rect the reply an	- Col	oncerning this notice to: $\frac{2700}{}$	<u>) </u>			

In The United States Patent and Trademark Office

Applicant : Mary Ann Caneba

Appn. No. : 09/858,012

Filed : May 14, 2001

Title : Customizing Pack Carrier

Grp./A.U. : 3727

Examiner : Stephen Cronin

Date of Mailing: Dec. 2, 2003

Honorable Commissioner for Patents Alexandria, Virginia 22313

Response to Notice of Improper Request for Continued Examination (RCE) filed 11/07/03

Sir:

The above referenced patent application is the subject of an RCE filed 11/07/03. The RCE filing was deemed improper because it was not accompanied by the correct fee set forth in 37 CFR 1.17(e).

The applicant was referred to Mr. Steve Marcus – phone # (703) 308-3872 last Wed. Nov. 26 regarding the action to be taken by the applicant to correct the improper filing of the RCE. Per Mr. Marcus' advise, the applicant is submitting the following to correct the error:

- a) \$10.00 This amount covers the difference between the amount of \$375 sent with the RCE last 11/07/03 and the \$385 fee set forth in 37 CFR 1.17(e). The applicant was not aware of the very recent fee increase.
- b) \$55.00 This amount covers the extension fee set forth in 37 CFR 1.17(a) pursuant to 37 CFR 1.136(a) for reply within the first extension month by a small entity (1.27(a)). The 3 –month statutory period of reply to the final Office action sent on 8/08/03 ended on 11/07/03. The first month extension runs from 11/08/03 to 12/07/03.

A check for the total amount of \$65.00 (\$10 + \$55) is enclosed.

c) Copy of the Notice of Improper Request for Continued Examination (RCE).

Sincerely yours,

Mary Ann Caneba (applicant) 302 W. Jacker Ave. Houghton, MI 49931 (906) 482-6954 original was signed

Certificate of Mailing:

I hereby certify that this correspondence and its referenced attachments will be deposited with the United States Postal Service by Express Mail, postage prepaid, in an envelope addressed to: Mail Stop RCE / Technology Center 3700

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313 –1450

on the date below:

Date: Dec. 2, 2003	
Inventor's Signature:	

POST OFFICE TO ADDRESSEE | | | |

EXPRESS

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GERARD CANEBA 07-85 App:1 # 09/858,012

MARY ANN CANEBA
302 W. JACKER AVE.
HOUGHTON, MI 49931-2256

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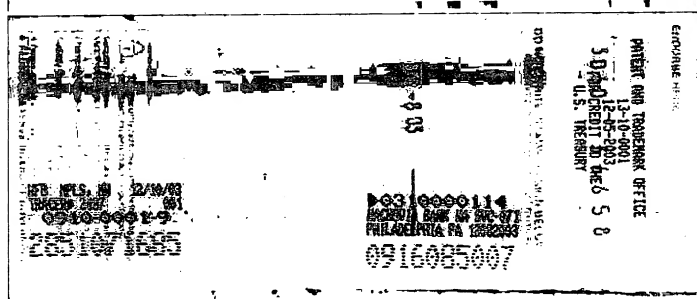
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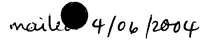
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· / Mr. 2	Application No.	Applicant(s)			
Notice of Abandonment	09/858,012	CANEBA, MARY ANN			
Notice of Abandonment	Examiner	Art Unit			
	Stephen K. Cronin	3727			
The MAILING DATE of this communication a					
This application is abandoned in view of:					
 Applicant's failure to timely file a proper reply to the Off (a) A reply was received on (with a Certificate of period for reply (including a total extension of time of time of the period for reply (including a total extension of time of time of the period for reply (including a total extension of time of the period for reply (including a total extension of time of the period for reply (including a total extension of time of the period for reply (including a total extension of time of the period for reply (including a total extension of time of the period for reply (including a total extension of time of the period for reply (including a total extension of time of the period for reply (including a total extension of time of the period for reply (including a total extension of time of the period for reply (including a total extension of time of the period for reply (including a total extension of time of the period for reply (including a total extension of time of the period for reply (including a total extension of time of the period for reply (including a total extension of time of the period for the period for reply (including a total extension of time of the period for the period	f Mailing or Transmission dated f month(s)) which expir), which is after the expiration of the ed on			
(b) A proposed reply was received on <u>07 November 20</u> final rejection.	003, but it does not constitute a	proper reply under 37 CFR 1.113 (a) to the			
(A proper reply under 37 CFR 1.113 to a final reject application in condition for allowance; (2) a timely fil Continued Examination (RCE) in compliance with 3	ed Notice of Appeal (with appe				
(c) A reply was received on but it does not constitute a proper reply, or a bona fide attempt at a proper reply, to the non-final rejection. See 37 CFR 1.85(a) and 1.111. (See explanation in box 7 below).					
(d) ☐ No reply has been received.					
 Applicant's failure to timely pay the required issue fee a from the mailing date of the Notice of Allowance (PTOL 		e, within the statutory period of three months			
(a) ☐ The issue fee and publication fee, if applicable, w), which is after the expiration of the statutory Allowance (PTOL-85).					
(b) The submitted fee of \$ is insufficient. A balar	nce of \$ is due.				
The issue fee required by 37 CFR 1.18 is \$. The publication fee, if require	d by 37 CFR 1.18(d), is \$			
(c) ☐ The issue fee and publication fee, if applicable, has	not been received.	,			
 Applicant's failure to timely file corrected drawings as re Allowability (PTO-37). 	equired by, and within the three	month period set in, the Notice of			
 (a) ☐ Proposed corrected drawings were received on after the expiration of the period for reply. 	(with a Certificate of Mailing	or Transmission dated), which is			
(b) ☐ No corrected drawings have been received.					
4. The letter of express abandonment which is signed by the applicants.	the attorney or agent of record,	the assignee of the entire interest, or all of			
 The letter of express abandonment which is signed by 1.34(a)) upon the filing of a continuing application. 	an attorney or agent (acting in	a representative capacity under 37 CFR			
6. The decision by the Board of Patent Appeals and Interf of the decision has expired and there are no allowed cl		because the period for seeking court review			
7. The reason(s) below:	RECEIVED				
	MAY 1 1 2004				
TE -	ECHNOLOGY CENTER H3700	Stephen K. Cronin Primary Examiner Art Unit: 3727			
Petitions to revive under 37 CFR 1.137(a) or (b), or requests to with	draw the holding of abandonment u				